United States District Court

EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA	§	
	§	
V.	§	Case Number 4:22CR162
	§	
EDWARD VAUGHAN (1)	§	
HADI AKKAD (2)	§	

ORDER GRANTING MOTION FOR CONTINUANCE AND SPECIALLY SETTING CASE FOR TRIAL

The Motion for Continuance filed by Defendants (Dkt. #496) is GRANTED. The Court, having considered the factors set forth in 18 U.S.C. § 3161, finds as follows:

- 1. Defendants' request is made knowingly, intelligently, and voluntarily.
- 2. The United States has no objection to a continuance.
- 3. The ends of justice served by granting the Government's request outweighs the best interest of the public and the Defendants' in a speedy trial.
- 4. The continuance is required to assure the necessary time for counsel to prepare effectively for trial, taking into account the exercise of due diligence.
- 5. The period of delay due to the motion for continuance is the period from the date of the motion through the date of the new trial setting, and this is excludable time under the Speedy Trial Act.

The Court specially sets this matter for the jury trial of this case before the undersigned on Monday, January 5. 2026 at 10:00 a.m. at the Paul Brown United States Courthouse, 101 East Pecan Street, Sherman, Texas 75090.

EVENT	DEADLINES
Final Pretrial Conference	9:00 a.m. on Monday, January 5, 2026 at the Paul Brown United
	States Courthouse, 101 East Pecan Street, First Floor Courtroom,
	Sherman, Texas 75090

Jury Selection/Trial	Monday, January 5. 2026 at 10:00 a.m. with trial to begin immediately after jury is seated.
December 15, 2025 by	Notification of a plea agreement or motion to continue shall be filed.
12:00 pm	After this deadline, Defendant may not receive a points reduction for
1	acceptance of responsibility.
December 22, 2025	If the parties do not notify the Court of a plea agreement as provided
	above, defense counsel shall deliver to counsel for the Government
	any additional jury instructions desired by Defendant(s). If two or
	more Defendants are represented by separate counsel, their
	submission must be made jointly
December 22, 2025	Counsel for Defendant(s) and counsel for the Government shall
	confer to determine which jury instructions can be agreed upon.
December 22, 2025	Parties shall file any motions in limine and any other pretrial
	motions.
December 31, 2025	Counsel for the Government and counsel for the Defendant(s) shall:
	A. Jointly file agreed upon instructions;
	B. Each file any proposed instructions that were not agreed upon,
	citing the authority for each instruction. (Any party seeking to file
	proposed jury instructions after the deadline may do so only with
	leave of Court.);
	C. Each file any objections to the other's proposed jury instructions.
	Objections must be written, specific, cite authority, and include
	any alternate instructions counsel deem more appropriate;
	D. Each provide the court a list of witnesses and a list of exhibits
	anticipated to be introduced during trial. All exhibits to be used for
	trial shall be pre-marked numerically and in succession. Each
	exhibit shall be properly labeled with the following information:
	identified as either Plaintiff's or Defendant's Exhibit, the Exhibit
	Number and the Case Number. In addition, exhibits shall be
	placed in three-ring binders. Alternatively, if exhibits are
	voluminous, the originals may be placed in properly marked letter
	size manilla folders and contained in a box with handles. (Groups
	of exhibits pertaining to the same subject matter, such as photos of
	same scene, may, at counsel's discretion be numbered and
	lettered, i.e., 2a, 2b, 2c, etc.).
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On the first day of trial, each party is required to have on hand the following:

- (1) **Three hard copies of their exhibit list and witness list.** These lists shall reflect all pretrial evidentiary rulings and shall be tendered to the Courtroom Deputy at the beginning of trial.
- (2) At the conclusion of the evidentiary phase of trial, each party is to gather only those exhibits admitted during trial and tender those to the Courtroom Deputy. The Courtroom Deputy shall verify the exhibits and tender to the jury for its deliberations those exhibits requested by the jury.

- (3) At the conclusion of trial, all boxes of exhibits shall be returned to the respective parties
- (4) Following the jury verdict, the Courtroom Deputy will file and docket the Admitted Exhibit List. The Court will enter an Order for Admitted Trial Exhibits outlining deadlines for uploading admitted trial exhibits and any objections thereto.

and the parties are instructed to remove these exhibits from the courtroom.

IT IS SO ORDERED.

SIGNED this 13th day of June, 2025.

AMOS L. MAZZANT

UNITED STATES DISTRICT JUDGE